PATENT COOPERATION TREATY

From the INTERNATIONAL BUREAU

PCT

NOTIFICATION OF ELECTION

(PCT Rule 61.2)

To:

Assistant Commissioner for Patents United States Patent and Trademark Office Box PCT Washington, D.C.20231 ETATS-UNIS D'AMERIQUE

Date of mailing (day/month/year) 28 July 2000 (28.07.00)	in its capacity as elected Office
International application No. PCT/GB99/04355	Applicant's or agent's file reference RW/SH/P32223
International filing date (day/month/year) 21 December 1999 (21.12.99)	Priority date (day/month/year) 21 December 1998 (21.12.98)
Applicant	
MERRIFIED, David, Roy et al	

X in the demand filed v	with the International Prel	iminary Examining Au	thority on:		
	24 June	2000 (24.06.00)	·		
in a notice effecting I	later election filed with th	e International Bureau	on:		
_					
				•	
The election X was				1	
was n	not				
made before the expiration Rule 32.2(b).	of 19 months from the p	riority date or, where F	Rule 32 applies, with	in the time limit unde	er
				•	
					٠.

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

Olivia RANAIVOJAONA

Telephone No.: (41-22) 338.83.38

Facsimile No.: (41-22) 740.14.35

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Copy for the Elected Office (EO/US)

TENT COOPERATION TREA

PCT

NOTIFICATION OF THE RECORDING

OF A CHANGE

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From the INTERNATIONAL BUREAU

To:

WALKER, Ralph, Francis SmithKline Beecham Corporate Intellectual Property Two New Horizons Court Brentford Middlesex TW8 9EP ROYAUME-UNI

(PCT Rule 92bis.1 and Administrative Instructions, Section 422)

Date of mailing (day/month/year)
30 juillet 2001 (30.07.01)

Applicant's or agent's file reference
RW/SH/P32223

International application No.
PCT/GB99/04355

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The following indications appeared on record concerning: X the applicant X the inventor	the agent the con	nmon representative
Name and Address	State of Nationality	State of Residence
WARR, John, Peter	GB	GB
GlaxoSmithKline Pharmaceuticals New Frontiers Science Park South Third Avenue	Telephone No.	
Harlow Essex CM19 5AW United Kingdom	Facsimile No.	
	Teleprinter No.	1 - 10-40
2. The International Bureau hereby notifies the applicant that th		
X the person X the name X the addi	ess X the nationality	X the residence
Name and Address	State of Nationality	State of Residence
WARR, John, Peter	GB	GB
GlaxoSmithKline Pharmaceuticals New Frontiers Science Park South	Telephone No.	
Third Avenue Harlow	Facsimile No.	
Essex CM19 5AW United Kingdom	r acsimile ivo.	
	Teleprinter No.	
3. Further observations, if necessary: Additional applicant and inventor for US only.	·	
4. A copy of this notification has been sent to:		
X the receiving Office	the designated Offi	ces concerned
the International Searching Authority	X the elected Offices	concerned
the International Preliminary Examining Authority	other:	
The International Bureau of WIPO	Authorized officer	

Facsimile No.: (41-22) 740.14.35

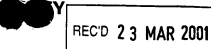
34, chemin des Colombettes

1211 Geneva 20, Switzerland

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WIPO

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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's	or age	nt's file reference			cation of Transmittal of International		
RFW/P32	2223		FOR FURTHER AC	TION Prelimina	y Examination Report (Form PCT/IPEA/416)		
Internationa	ıl appli	cation No.	International filing date (d	lay/month/year)	Priority date (day/month/year)		
PCT/GB9	9/04	355	21/12/1999		21/12/1998		
International Patent Classification (IPC) or national classification and IPC B01J2/04							
Applicant	Applicant						
SMITHKL	SMITHKLINE BEECHAM PLC et al.						
1. This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.							
2. This F	REPO	RT consists of a total of	5 sheets, including this	cover sheet.			
b	een a	port is also accompanied mended and are the bas ule 70.16 and Section 60	sis for this report and/or	sheets containing r	on, claims and/or drawings which have ectifications made before this Authority the PCT).		
		exes consist of a total of					
3. This re	eport	contains indications rela	iting to the following iten	ns:			
1	☒	Basis of the report					
II		Priority					
111		Non-establishment of o	pinion with regard to no	velty, inventive step	and industrial applicability		
· IV		Lack of unity of invention	on				
٧	×		nder Article 35(2) with re ons suporting such state		ventive step or industrial applicability;		
VI		Certain documents cité	ed	•			
VII		Certain defects in the in	nternational application				
VIII	\boxtimes	Certain observations or	n the international applic	ation			
Date of sub	missio	on of the demand		Date of completion of	of this report		
24/06/200	00			21.03.2001	·		
	exam	address of the international ning authority:	al .	Authorized officer	Superiscoes Andrews		
	D-80	pean Patent Office 0298 Munich +49 89 2399 - 0 Tx: 523656	6 epmu d	Rumbo, A	Aban September 1997		
Fax: +49 89 2399 - 4465 Telephone No. +49 89 23			89 2399 8407				





International application No. PCT/GB99/04355

I.	Basis	of the	report
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	the		on under Article 14 are r lo not contain amendme			ed" and are not annexed to
	1-2	3	as originally filed			
	Cla	ims, No.:				
	1-40	0	as received on	26/01/2001	with letter of	26/01/2001
	Dra	wings, sheets:				
	1,2		as originally filed			
2.			guage, all the elements international application			ned to this Authority in the inder this item.
	The	se elements were	available or furnished to	this Authority in the f	ollowing language	: , which is:
		the language of a	translation furnished for	the purposes of the i	nternational searc	ch (under Rule 23.1(b)).
☐ the language of publication of the international application (under Rule 48.3(b)).						
		the language of a 55.2 and/or 55.3).		the purposes of inter	national prelimina	ry examination (under Rule
3.			cleotide and/or amino a ry examination was carri			
		contained in the in	iternational application i	n written form.		
		filed together with	the international applica	ation in computer read	dable form.	
		furnished subsequ	ently to this Authority in	written form.		
		furnished subsequ	ently to this Authority in	computer readable f	orm.	
			t the subsequently furni pplication as filed has b		e listing does not	go beyond the disclosure in
		The statement that listing has been full		ed in computer reada	ble form is identic	al to the written sequence
4.	The	amendments have	e resulted in the cancella	ation of:		
		the description,	pages:			
		the claims,	Nos.:			

1. This report has been drawn on the basis of (substitute sheets which have been furnished to the receiving Office in





International application No. PCT/GB99/04355

		the drawings,	sheets:			
5.	This report has been established as if (some of) the amendments had not been made, since they have bee considered to go beyond the disclosure as filed (Rule 70.2(c)):					
		(Any replacement she report.)	et contair	ning such	amendments must be referred to under item 1 and annexed to this	
6.	Add	litional observations, if I	necessar	y:		
V.		soned statement und tions and explanation			ith regard to novelty, inventive step or industrial applicability;	
1.	Stat	tement				
	Nov	elty (N)	Yes: No:	Claims Claims	1-27, 29-40 28	
	Inve	entive step (IS)	Yes: No:	Claims Claims	1-40	
	Indu	ustrial applicability (IA)	Yes: No:	Claims Claims	1-40	

2. Citations and explanations see separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet





INTERNATIONAL PRELIMINARY

International application No. PCT/GB99/04355

EXAMINATION REPORT - SEPARATE SHEET

SECTION VIII (CLARITY)

1. The claimed subject-matter does not meet the requirements of Article 6 PCT. The presence of two independent process claims (#1 and #19) each of them containing technical features completely different from those contained in the wording of the other, does not allow third parties to know which of them are essential for the invention to be performed and which other merely constitute optional technical features.

In fact, the features:

- a) stream comprising additive in a fluid carrier vehicle
- b) stream comprising material and compressible fluid antisolvent
- c) addition of stream a) into stream b) present in the wording of independent claim 19 are not disclosed in claim 1.

SECTION V (NOVELTY AND INVENTIVE STEP)

2. The claimed subject-matter does not meet the requirements of Article 33(2) PCT.

There are disclosures of the prior art which contain all the technical features of the products at present in the wording of claim 28. Taking into account that a product is not made novel merely by the fact that is has been obtained by means of a new process, the products disclosed at examples 3 to 5 of D1= WO-A-9600610 are prejudicial for the novelty of present claim 28.

3. The novelty of the claimed process and devices has been established by introducing the terms "a region in direct downstream communication with the orifice and which is provided with means to cause the pressure and temperature conditions therein to be such that the compressible fluid antisolvent substance in the downstream region is in a gaseous state"

In fact the apparatus disclosed in figure 1, 2A, 2B, and 3 of D1 is not in direct downstream communication with the orifice to cause antisolvent to go into gaseous state, but it is in an indirect downstream communication (see conduit 17, vessel 9) to a section meeting such conditions.





INTERNATIONAL PRELIMINARY International application No. PCT/GB99/04355 **EXAMINATION REPORT - SEPARATE SHEET**

It is evident that no difference can be obtained merely as a consequence of a direct communication in comparison with an indirect one as regards the solution of a technical problem by the claimed subject-matter in view of D1.

In any case, the principle of rendering the solvent gaseous in order to precipitate the solved substances is well known in the state of the art (see reference to RESS in D1, page 2, lines 10-15 and to GAS at page 2, lines 23 to 28) and the skilled person can use it in an obvious way without implying any inventive step.

At present time nowhere in the application as filed it is disclosed that a technical problem can be solved by technical means been different from those well known for the skilled person.

The claimed subject-matter (claims 1 to 40) does not meet, therefore, the requirements of Article 33(3) PCT.

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Claims: PCT amended January 2001

A process for the production of particles of a material wherein:

a stream of a dispersion of the material in a solvent and a stream of a compressible fluid antisolvent substance are brought into contact with each other so that the streams combine to form a mixture under conditions such that the substance is in compressible fluid antisolvent state,

the mixture is then caused to flow along a conduit extending downstream from the region where the streams come into contact, toward an orifice which opens from the conduit directly into a downstream region so that the mixture flows through the orifice into the downstream region,

the pressure and temperature of the mixture in the conduit being such that the compressible fluid antisolvent substance remains in a compressed state over at least part of the length of the conduit,

the pressure and temperature in the downstream region being such that the compressible fluid antisolvent is present therein in a gaseous state and the material separates from the mixture in a particulate state as a consequence of the conversion of the compressible fluid antisolvent into a gas.

- 20 2. A process according to claim 1 characterised in that the compressible fluid antisolvent substance is a substance in supercritical fluid state.
 - 3. A process according to claim 1 or 2 characterised in that in the downstream region the pressure is 1-20 bar, and the temperature is 0-50°C.
 - 4. A process according to claim 3 characterised in that in the downstream region the pressure is around atmospheric.
- 5. A process according to any one of claims 1 to 4 characterised in that the compressible fluid antisolvent substance comprises carbon dioxide.

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- 6. A process according to claim 5 characterised in that the carbon dioxide is in a supercritical fluid state.
- 7. A process according to any preceding claim characterised in that the solvent is an organic solvent selected from C_{1.5} alkyl C_{1.5} alkanoate esters, C_{1.5} alcohols, and di- C_{1.5} alkyl ketones, halogenated organic solvents, water, and mixtures thereof.
 - 8. A process according to any preceding claim characterised in that the solvent is saturated or near saturated with the material.
 - 9. A process according to any one of claims 2 to 8 characterised in that a supercritical fluid substance: dispersion ratio of 50 or less: 1 is used.
- 10. A process according to any one of the preceding claims characterised in that one or more additives and/or modifiers are introduced into the mixture of the material, the solvent and the compressible fluid antisolvent substance.
 - 11. A process according to claim 10 characterised in that one or more of the additives is a solid, and is introduced as a dispersion in a carrier vehicle.
 - 12. A process according to claim 10 or 11 characterised in that the additive and/or modifier is introduced into the input stream of dispersion of the material and/or the compressible fluid antisolvent substance.
- 25 13. A process according to claim 10 or 11 characterised in that the additive and/or modifier is mixed with one or both of the input streams before this is inputted.
 - 14. A process according to claim 10 or 11 characterised in that the one or more additives and/or modifier is separately introduced into the region where the streams mix
 - 15. A process according to claim 10 or 11 characterised in that the one or more additives and/or modifier is introduced into the mixture of the dispersion and the compressible fluid

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antisolvent substance at the region where the streams of dispersion and compressible fluid antisolvent substance contact each other.

- 16. A process according to claim 10 or 11 characterised in that the one or more additives and/or modifier is introduced into the mixture of the dispersion and the compressible fluid antisolvent substance in the conduit between the region where the solution and the compressible fluid antisolvent substance meet and the orifice.
- 17. A process according to claim 10 or 11 characterised in that the one or more additive is introduced into the mixture at a point downstream of the part of the process where the compressible fluid antisolvent substance decompresses.
 - 18. A process according to any one of claims 10 to 17 characterised in that the one or more additive is an excipient material.
 - 19. A process for forming a co-formulation of a material and an additive in which a mixture of a material and an additive is produced by introducing the additive, in a fluid carrier vehicle, into a stream comprising the material and a compressible fluid antisolvent substance, and then causing the mixed stream to flow into a downstream region where the compressible fluid antisolvent substance decompresses.
 - 20. A process according to any preceding claim characterised in that the pressure and temperature of the mixture in the conduit are maintained by means of the dimensions of the conduit being such as to generate a back pressure in part or all of the conduit between the region where the streams meet and the orifice.
 - 21. A process according to any preceding claim characterised in that a pressurised gas is introduced into the flow of mixture between the region where the streams meet and the orifice.
 - 22. A process according to any preceding claim characterised in that the flow of the mixture is restricted in the conduit, between an upstream high pressure zone and a

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downstream lower pressure zone, and a flow control fluid is introduced into the conduit upstream of the restriction, the pressure of the flow control fluid being equal to or greater than the pressure of the flowing fluid upstream of the restriction.

- 5 23. A process according to any preceding claim characterised in that a heat carrier fluid may be introduced into the mixture flowing along the conduit.
 - 24. A process according to any one of the preceding claims, characterised by drying means in the downstream region.
 - 25. A process according to claim 24, characterised in that materials carried in an aqueous vehicle are dried by the drying means.
- 26. A process according to claim 24 or 25 characterised in that the drying means entrains the particles in the downstream region in a stream of gas.
 - 27. A process according to any preceding claim characterised in that particles which are formed in the process are collected.
- 20 28. A particulate product material made using a process as claimed in any preceding claim.
- An apparatus suitable for performing a process as claimed in claim 1 comprising: means (11, 13, 21, 23, 31, 33) for bringing a stream of a dispersion of the material in a
 solvent and a stream of a compressible fluid antisolvent substance into contact with each other such that the streams combine to form a mixture under conditions such that the substance is in a compressible fluid antisolvent state,

a conduit (17, 27, 37) extending downstream from the region where the streams come into contact toward an orifice (18, 28, 38), along which the mixture can flow,

means to cause the pressure and temperature of the mixture in the conduit (17, 27, 37) to be such that the substance remains in a compressible fluid antisolvent state along at least part of the conduit (17, 27, 37),

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:26- 1- 1 : 18:38 :



a region (19, 29, 39) in direct downstream communication with the orifice and which is provided with means to cause the pressure and temperature conditions therein to be such that the compressible fluid antisolvent substance in the downstream region is in a gaseous state.

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An apparatus according to claim 29, characterised in that: the means to cause the 30. pressure and temperature of the mixture in the conduit (17, 27, 37) to be such that the substance remains in a compressible antisolvent state along at least part of the conduit (17, 27, 37) are means to cause the substance to remain in a supercritical fluid state.

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An apparatus according to claim 29 or 30 characterised by a "T" or "Y" tube system 31. (15, 25) to bring the dispersion of the material and the compressible fluid antisolvent substance into contact with each other by flowing them along respective limbs of the "T" or "Y" and to provide the conduit (17, 27) as the stem of the "T" or "Y".

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- An apparatus according to claim 31 characterised in that the orifice (18, 28, 38) is 32. provided at the end of the limb remote from the junction (15, 25) of the limbs.
- An apparatus according to any one of claims 29 to 32 characterised by introduction 33. (319, 325) means for the introduction of one or more additive and/or modifier. 20
 - An apparatus according to claim 33 characterised in that the introduction means 34. comprises an "X" tube arrangement (31, 33, 325, 37), the respective streams of dispersion of material and compressible fluid antisolvent substance being introduced via two respective limbs (31, 33) of the "X" tube arrangement, the additive being introduced into the flow via a third limb (325) of the "X" tube, and the fourth limb (37) of the "X" comprising the conduit.
 - An apparatus according to claim 34 characterised in that the introduction means 35. comprises a further "T" or "Y" tube arrangement (37, 319), located downstream of the point where the dispersion and compressible fluid antisolvent substance meet.

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- 36. An apparatus according to any one of claims 29 to 35 characterised in that the means to cause the pressure and temperature of the mixture in the conduit (17, 27, 37) to be such that the substance remains in a compressible fluid antisolvent state comprise the conduit (17, 27, 37) having dimensions such as to generate a back pressure in part or all of the conduit between the region where the streams meet and the orifice (18, 28, 38).
- 37. An apparatus according to any one of claims 29 to 36 characterised by pressurised gas introduction means (214) to introduce a pressurised gas directly into the conduit (27).
- 10 38. An apparatus according to any one of claims 29 to 37 characterised by a drying means to dry particles which are formed.
 - 39. An apparatus according to claim 38 characterised in that the drying means introduces a stream of heated air around the orifice.
 - 40. An apparatus according to any one of claims 29 to 39 provided with a downstream region for collection of the particles.



From the INTERNATIONAL SEARCHING AUTHORITY	PCT
Brentford \ Middlesex TW8 9FP	NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL SEARCH REPORT OR THE DECLARATION APR 2000 (PCT Rule 44.1) ORIZONS COURT
	Date of mailing (day/month/year) 14/04/2000
Applicant's or agent's file reference RW/SH/P32223	FOR FURTHER ACTION See paragraphs 1 and 4 below
International application No. PCT/GB 99/ 04355	International filing date (day/month/year) 21/12/1999
SMITHKLINE BEECHAM PLC et al.	
applicant's request to forward the texts of both the protest. no decision has been made yet on the protest; the applicant is reminded of the following: Shortly after 18 months from the priority date, the international applicant wishes to avoid or poetpone publication, a notice priority ctaim, must reach the international Bureau as provided it completion of the technical preparations for international publication. Within 19 months from the priority date, a demand for international wishes to postpone the entry into the national phase until 30 months from the priority date, the applicant must perform before all designated Offices which have not been elected in the priority date or could not be elected because they are not bound	ily 2 months from the date of transmittal of the talls, see the notes on the accompanying sheet. Impanying sheet. Report will be established and that the declaration under mal fee(s) under Rule 40.2, the applicant is notified that: Intransmitted to the international Bureau together with the est and the decision thereon to the designated Offices. Ilicant will be notified as soon as a decision is made. Iplication will be published by the international Bureau. of withdrawal of the international application, or of the in Rules 90bs.1 and 90bs.3, respectively, before the stion. In preliminary examination must be filed if the applicant in the prescribed acts for entry into the national phase demand or in a later election within 19 months from the by Chapter II.
Name and mailing address of the International Searching Authority European Patent Office, P.B. 5818 Patentiaan 2 NL-2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo ni, Fax: (+31-70) 340-3016	Authorized officer Chantal Meyer





These Notes are intended to give the basic instructions concerning the filing of amendments under article 19. The Notes are based on the requirements of the Patent Cooperation Treaty, the Regulations and the Administrative Instructions under that Treaty. In case of discrepancy between these Notes and those requirements, the latter are applicable. For more detailed information, see also the PCT Applicant's Guide, a publication of WIPO.

In these Notes, "Article", "Rule", and "Section" refer to the provisions of the PCT, the PCT Regulations and the PCT Administrative Instructions respectively.

INSTRUCTIONS CONCERNING AMENDMENTS UNDER ARTICLE 19

The applicant has, after having received the international search report, one opportunity to amend the claims of the international application. It should however be emphasized that, since all parts of the international application (claims, description and drawings) may be amended during the international preliminary examination procedure, there is usually no need to file amendments of the claims under Article 19 except where, e.g. the applicant wants the latter to be published for the purposes of provisional protection or has another reason for amending the claims before international polication. Furthermore, it should be emphasized that provisional protection is available in some States only.

What parts of the international application may be amended?

Under Article 19, only the claims may be amended.

During the international phase, the claims may also be amended (or further amended) under Article 34 before the International Preliminary Examining Authority. The description and drawings may only be amended under Article 34 before the International Examining Authority.

Upon entry into the national phase, all parts of the international application may be amended under Article 28 or, where applicable, Article 41.

When?

Within 2 months from the date of transmittal of the international search report or 16 months from the priority date, whichever time limit expires later. It should be noted, however, that the amendments will be considered as having been received on time if they are received by the International Bureau after the expiration of the applicable time limit but before the completion of the technical preparations for international publication (Rule 46.1).

Where not to file the amendments?

The amendments may only be filed with the International Bureau and not with the receiving Office or the International Searching Authority (Rule 46.2).

Where a demand for international preliminary examination has been is filed, see below.

How?

Either by cancelling one or more entire claims, by adding one or more new claims or by amending the text of one or more of the claims as filed.

A replacement sheet must be submitted for each sheet of the claims which, on account of an amendment or amendments, differs from the sheet originally filed.

All the claims appearing on a replacement sheet must be numbered in Arabic numerals. Where a claim is cancelled, no renumbering of the other claims is required. In all cases where claims are renumbered, they must be renumbered consecutively (Administrative Instructions, Section 205(b)).

The amendments must be made in the language in which the international application is to be published.

What documents must/may accompany the amendments?

Letter (Section 205(b)):

The amendments must be submitted with a letter.

The letter will not be published with the international application and the amended claims. It should not be confused with the "Statement under Article 19(1)" (see below, under "Statement under Article 19(1)").

The letter must be in English or French, at the choice of the applicant. However, if the language of the international application is English, the letter must be in English; if the language of the international application is French, the letter must be in French.

The letter must indicate the differences between the claims as filed and the claims as amended. It must, in particular, indicate, in connection with each claim appearing in the international application (it being understood that identical indications concerning several claims may be grouped), whether

- the claim is unchanged;
- (ii) the claim is cancelled;
- (iii) the claim is new;
- (iv) the claim replaces one or more claims as filed;
- (v) the claim is the result of the division of a claim as filed.

The following examples illustrate the manner in which amendments must be explained in the accompanying letter:

- [Where originally there were 48 claims and after amendment of some claims there are 51]:
 "Claims 1 to 29, 31, 32, 34, 35, 37 to 48 replaced by amended claims bearing the same numbers; claims 30, 33 and 36 unchanged; new claims 49 to 51 added."
- (Where originally there were 15 claims and after amendment of all claims there are 11): "Claims 1 to 15 replaced by amended claims 1 to 11."
- [Where originally there were 14 claims and the amendments consist in cancelling some claims and in adding new claims]:
 "Claims 1 to 6 and 14 unchanged; claims 7 to 13 cancelled; new claims 15, 16 and 17 added." or
 "Claims 7 to 13 cancelled; new claims 15, 16 and 17 added; all other claims unchanged."
- 4. [Where various kinds of amendments are made]: "Claims 1-10 unchanged; claims 11 to 13, 18 and 19 cancelled; claims 14, 15 and 16 replaced by amended claim 14; claim 17 subdivided into amended claims 15, 16 and 17; new claims 20 and 21 added."

"Statement under article 19(1)" (Rule 46.4)

The amendments may be accompanied by a statement explaining the amendments and indicating any impact that such amendments might have on the description and the drawings (which cannot be amended under Article 19(1)).

The statement will be published with the international application and the amended claims.

It must be in the language in which the international appplication is to be published.

It must be brief, not exceeding 500 words if in English or if translated into English.

It should not be confused with and does not replace the letter indicating the differences between the claims as filed and as amended. It must be filed on a separate sheet and must be identified as such by a heading, preferably by using the words "Statement under Article 19(1)."

It may not contain any disparaging comments on the international search report or the relevance of citations contained in that report. Reference to citations, relevant to a given claim, contained in the international search report may be made only in connection with an amendment of that claim.

Consequence if a demand for international preliminary examination has already been filed

If, at the time of filing any amendments under Article 19, a demand for international preliminary examination has already been submitted, the applicant must preferably, at the same time of filing the amendments with the International Bureau, also file a copy of such amendments with the International Preliminary Examining Authority (see Rule 62.2(a), first sentence).

Consequence with regard to translation of the international application for entry into the national phase

The applicant's attention is drawn to the fact that, where upon entry into the national phase, a translation of the claims as amended under Article 19 may have to be furnished to the designated/elected Offices, instead of, or in addition to, the translation of the claims as filed.

For further details on the requirements of each designated/elected Office, see Volume II of the PCT Applicant's Guide.

PATENT COOPERATION TREA

RECENLO

Date of mailing (day/month/year) 30 July 2001 (30.07.01)

- 6 AUG 2001 PCT

NOTIFICATION OF THE RECORDING OF A CHANGE

(PCT Rule 92bis.1 and Administrative Instructions, Section 422)

From the INTERNATIONAL BUREAU

To:

WALKER, Raiph, Francis
SmithKline Beecham
Corporate Intellectual Property
Two New Horizons Court
Brentford
Middlesex TW8 9EP
ROYAUME-UNI

Applicant's or agent's file reference RW/SH/P32223	IMPORTANT NOTI	IMPORTANT NOTIFICATION			
International application No. PCT/GB99/04355	International filing date (day/month/ye 21 December 1999 (21.12.9				
The following indications appeared on record concerning: the applicant the inventor	the agent the commo	on representative			
Name and Address WARR, John, Peter	State of Nationality GB	State of Residence GB			
GlaxoSmithKline Pharmaceuticals New Frontiers Science Park South Third Avenue	Telephone No.				
Harlow Essex CM19 5AW United Kingdom	Facsimile No.	S. S. Services			
J <u>J</u>	Teleprinter No.				
2. The International Bureau hereby notifies the applicant that the					
X the person X the name X the add	<u></u>	X the residence			
Name and Address	State of Nationality GB	State of Residence GB			
WARR, John, Peter GlaxoSmithKline Pharmaceuticals New Frontiers Science Park South Third Avenue	Telephone No.				
Third Avenue Harlow Essex CM19 5AW	Facsimile No.				
United Kingdom	Teleprinter No.	Teleprinter No.			
3. Further observations, if necessary: Additional applicant and inventor for US only.					
4. A copy of this notification has been sent to:					
X the receiving Office	the designated Offices				
the International Scarching Authority	X the elected Offices co	ncerned			
the International Preliminary Examining Authority	other:				
The International Bureau of WIPO 34, chemin des Colombettes	Authorized officer	11.			

Telephone No.: (41-22) 338.83.38

Facsimile No.: (41-22) 740.14.35

1211 Geneva 20. Switzerland

PATENT COOPERATION TREA

•		From th	e INTERN	ATIONAL BU	IREAU
PCT					
NOTIFICATION OF THE RECORDING OF A CHANGE (PCT Rule 92bis.1 and Administrative Instructions, Section 422)			hKline Bed orate Intel New Hori	Ilectual Prope 20 GlaxOS n 8 9EP COPPO	nithKiine rate io
Date of mailing (day/month/year)		ROY	AUNIG-UN	" - 6 AUG	; 2001
30 July 2001 (30.07.01)			-+	Booshie	12111
Applicant's or agent's file referent RW/SH/P32223	CE			RIANT NOTI	
International application No.				te (day/month/ye 1999 (21.12.9	
PCT/GB99/04355		21 L	ecember -	1555 (21.12.5	,5/
The following indications appear The applicant	sared on record concerning: X the inventor	the ager	nt [the commo	on representative
Name and Address AVONTUUR, Petrus, Patrus, Pa	,	GB Telephone Facsimile Teleprinte	No	GB	
2. The International Bureau here X the person Name and Address		t the following		tionality	X the residence State of Residence
AVONTUUR, Petrus, Pa GlaxoSmithKline Pharn New Frontiers Science I	ulus, Cornelis naceuticals Park South		GB Telephon	e No.	Gβ
Third Avenue Harlow Essex CM19 5AW			Facsimile	No.	
United Kingdom			Teleprinte	er No.	
3. Further observations, if necessary: Additional applicant and inventor for US only.					
4. A copy of this notification has	s been sent to:				
the International Searching Authority				signated Offices acted Offices cor	
the International Prelimin	nary Examining Authority		other:		
The International B 34, chemin des 1211 Geneva 20	Colombettes	Authorize		I. Britel	W.
Facsimile No.: (41-22) 740.14.35		Telephone	e No.: (41-22	1) 338.83.38	

Facsimile No.: (41-22) 740.14.35

SB CORP IP PATENT COOPERATION TREA

. ·	From the INTERNATIONAL BU	REAU	
PCT	To:		
NOTIFICATION OF THE RECORDING OF A CHANGE (PCT Rule 92bis.1 and Administrative Instructions, Section 422) Date of mailing (day/month/year)	WALKER, Ralph, Francis SmithKline Beecham Corporate Intellectual Prope Two New Horizons Court Brentford Middlesex TW8 9EP ROYAUME-UNI	rty	
30 July 2001 (30.07.01)	GlaxoSmith		
Applicant's or agent's file reference RW/SH/P32223	IMPORTANT NOTIF		
International application No. PCT/GB99/04355	21 December:1999 (21.12.9)		
The following indications appeared on record concerning: X the applicant Name and Address	State of Nationality	n representative State of Residence	
SOUTER, Andrew, Robert GlaxoSmithKline Pharmaceuticals New Frontiers Science Park South Third Avenue Harlow	GB Telephone No.	Telephone No.	
-Essex CM19-5AW	racsimile No.		
United Kingdom	Teleprinter No.		
2. The International Bureau hereby notifies the applicant that to X the person X the name X the add		oncerning: X the residence	
Name and Address	State of Nationality GB	State of Residence GB	
SOUTER, Andrew, Robert GlaxoSmithKline Pharmaceuticals New Frontiers Science Park South Third Avenue	Telephone No.		
Harlow Essex CM19 5AW United Kingdom	Facsimile No.		
	Teleprinter No.	Teleprinter No.	
3. Further observations, if necessary: Additional applicant and inventor for US only.			
4. A copy of this notification has been sent to:		oonoerned	
X the receiving Office	X the elected Offices con		
the International Searching Authority the International Preliminary Examining Authority	other:		
The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland	Authorized officer I. Britel	L.	
Facsimile No.: (41-22) 740.14.35	Telephone No.: (41-22) 338.83.38		



INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

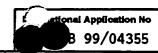
Applicant's or agent's file reference	FOR FURTHER see Notification of Transmittal of International Search Report					
RW/SH/P32223	ACTION (Form PCT/ISA/220) as well as, where applicable, item 5 below.					
International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)				
PCT/GB 99/04355	21/12/1999	21/12/1998				
Applicant						
 SMITHKLINE BEECHAM PLC et						
SMITHKLINE BEECHAM FLC GC	d1.					
This intermettanci Seemb Benort has been	a proposed by this internal and Or such a A					
according to Article 18. A copy is being tra	n prepared by this international Searching Auturnational Bureau.	thority and is transmitted to the applicant				
This International Search Report consists it is also accompanied by	of a total of4 sheets, a copy of each prior art document cited in this	a ranort				
, acc accompanies s,	a copy of outsi phot art document died in air					
Basis of the report						
a. With regard to the language, the language in which it was filed, uni	international search was carried out on the ba ess otherwise indicated under this item.	asks of the International application in the				
the international search w Authority (Rule 23.1(b)).	as carried out on the basis of a translation of	the international application furnished to this				
• • • • • • • • • • • • • • • • • • • •	d/or amino acid sequence disclosed in the in	nternational application, the international search				
·	nal application in written form.					
filed together with the inte	mational application in computer readable for	m.				
· ===	this Authority in written form.	·				
	this Authority in computer readble form.					
the statement that the sub international application a	sequently furnished written sequence listing on a filed has been furnished.	does not go beyond the disclosure in the				
the statement that the Info furnished	rmation recorded in computer readable form i	is identical to the written sequence listing has been				
2. Certain claims were four	nd unsearchable (See Box I).					
3. Unity of invention is laci	dng (see Box II).					
4. With regard to the title,						
the text is approved as su	bmitted by the applicant.					
	hed by this Authority to read as follows:					
PROCESS AND APPARATUS	FOR PRODUCING PARTICLES US	ING A SUPERCRITICAL FLUID				
5. With regard to the abstract,	•					
the text is approved as su	bmitted by the applicant.					
The text has been established		tty as it appears in Box III. The applicant may, port, submit comments to this Authority.				
6. The figure of the drawings to be publi		1				
as suggested by the applic	· · · · · · · · · · · · · · · · · · ·	None of the figures.				
because the applicant falls						
because this figure better	characterizes the invention.					

national application No.

Box III TEXT OF THE ABSTRACT (Continuation of Item 5 of the first sheet)

LINE 4 AFTER "CONDUIT" INSERT "(17)" LINE 4 AFTER "ORIFICE" INSERT "(18)"

INTERMATIONAL SEARCH REPORT



A.	d	88IFIC	ATION O	SUBJEC	T MATTE	A .
IF	C .	7 I	301J2.	/04	T MATTE A61	K9/16

According to international Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

Minimum documentation searched (classification system followed by classification symbols) IPC 7-B01J-A61K

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the International search (name of data base and, where practical, search terms used)

Category *	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
X	W0 96 00610 A (HANNA MAZEN; UNIV BRADFORD (GB); YORK PETER (GB)) 11 January 1996 (1996-01-11) page 1, line 4 - line 8 page 6, line 19 -page 9, line 1 page 12, line 16 -page 13, line 15 page 13, line 27 -page 14, line 31 page 19, line 29 -page 21, line 20 page 21, line 32 -page 22, line 21 page 27, line 30 -page 29, line 3 page 30, line 12 - line 29; claims 1-20; figures 1,2A,2B,4A	1,6-15, 17-19, 23-32, 37,39-41

X Further documents are listed in the continuation of box C.	Patent family members are listed in annex.	
 Special categories of cited documents: "A" document defining the general state of the art which is not considered to be of particular relevance "E" earlier document but published on or after the international filing date "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) "O" document referring to an oral disclosure, use, exhibition or other means "P" document published prior to the international filing date but later than the priority date claimed 	cased to understand the principle of theory underlying the invention national "X" document of particular relevance; the claimed invention cannot be considered to cannot be considered to involve an inventive step when the document is taken alone nother "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such document is combined with one or more other such document is combination being obvious to a person skilled	
Date of the actual completion of the international search	Date of mailing of the international search report	
7 Apr11 2000	14/04/2000	
Name and mailing address of the ISA European Patent Office, P.B. 5818 Patentiaan 2 NL - 2280 HV Rijewijk Tel. (+31-70) 340-2040, Tx. 31 651 epo ni, Fax: (+31-70) 340-3018	Authorized officer Cubas Alcaraz, J	

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INTEP" ATIONAL SEARCH REPORT

etional Application No	
8 99/04355	

C.(Continue	tion) DOCUMENTS CONSIDERED		
Category *	Citation of document, with indication	n, where appropriate, of the relevant passages	Relevant to claim No.
A	WO 97 31691 A (UBALA (US); SAID 4 September 1997 cited in the appropriates 1-57; fig.	NIV KANSAS ;SUBRAMANIAM SAID (US); RAJEWSKI ROGER) (1997-09-04) 11cation gures 1,2	1-41
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			ÜS	5833891 A	10-11-1998
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			CA	2247900 A	04-09-1997
			EP	0885038 A	23-12-1998

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